N COUNCIL DINANCES ADOPTED AND RED PUBLISHED. Without Quendment Public Susiness. tion, reading and adort es took most of the cil meeting on ight. Ab ordinance introduction to the delice of the Tou nder the mer government the the conducting of public best numerous matters will require sonal attention Applications for es for various purposes, including In view of the duties of the and the legal technicalities inin the performance of those duthe Council by ordinance has fixed ours of duty of the Clerk, and his hours are from nine o'clock to Ne in the morning, and from one to o'clock in the afternoon, and from to twelve o'clock on Saturday. he ordinance fixing the width of at fifty feet passed final reading. dinance relates to streets that submitted to the Council for ace, and does not imply the acceptstreets that are less ty a st in width. diand re providing new rules and not fok - the government of the e Department passed final reading.

jected to that section, and he moved at it be stricken out of the ordinance. s motion was not seconded, and the Unance was adopted as read, Mr. juyler alone voting no. Mr. Schuys objections related only to Section All the other provisions of the ormee were acceptable to him. a ordinance was introduced relating e moving of buildings, and named uperintendent of Public Works ficial to whom application for per-

I was ordered published.

The excise ordinance was adopted.

e ordinance was read and passed upon

stion by section. At the conclusion

the reading of Section 12 by the

ark, Mr. Schuyler announced that he

ion to move buildings through the sts must be made. e disorderly conduct ordinance, the ereating a Board of Assessors, e ordinance prohibiting the tying tes or other animals to frees along eets were all adopted. In the tioned ordinance, on motion of lyler, the penalty was increased

to ten dollars.

dinance Committee was authorprocure license blanks for the applicants for licenses. The an be procured at the Town

oster submitted a petition from Street property owners asking slaware Avenue or Grace Street ned to Bloomfield Avenue. Mr. requested that Spring Street rensideration in the plans of the ghting Committee for the f the public lighting system. ount of bonds that should om the Town Treasurer was & discussion, and the sum of finally agreed upon. The the annual report of the mmittee was referred to nmittee with power,

TO REGULATE THE LIQUOR LICENSE. An ordinance to regulate, license, or prohibit inus or taverus, and the sale or transfer of spiritu-inus, vinous, mult or, other strong or intoxicating

Be it ordained by the Council of the Town of Be it ordained by the Council of the Town of Bloomfield, in the County of Essay as follows:

Section I. No person or persons, a reportion or association whatsoever shall be it after allowed within the limits of said town to keep an irre or their, or to sell or permit to their, or its premises, or to take of deliver to consumers, on any street es from and in said town, any wine, rum, the brandy, whiseey, cider spirits, on other ardent beer, porter, or any spirituous, fine a brewed or beer, porter, or any spirituous, inc., or any ale, beer, porter, or any spirituous, inc., brewed or malt liquors, until such person, or persons, corporation or association shall has been first licensed therefor by the Town Council of the said town of Bloomfield, in the county of Essex.

Provided, however, that no person who shall have been license, to keep an innor tavera, or to sell also already.

the Court of Con

distance they such violatio that any druggist or uployed in carrying on business, may sell said purpose firs in good_faith compounded or sold for medicinal uses and proposes only, upon the prescription of a reputable obysician, signed by such pivsican, said liquors so compounded or sold not to be used or drank on or about the prem-

Section 2. No person or persons, corporation or association, Beensed to keep an ion or lavern within the limits of the said town of Blocoffeld, in within the limits of the said town of Blocinfield, in the county of Essex, shall sell, or permit to be sold on his, her, their or its premises, any wine, rum, gin, brandy, whiskey, eider spirits, or other ardent spirits, or any ale, beer, porter, or any spiritueus, vinous, brewed or mait bepors in quan-tities of from one quart to five gallous, to be drank off the premises where sold, and no because to keep an ion or layern shall be granted by the Town off the premises where sold, and no license to keep an ion or tavern shall be granted by the Town Council of the town of libourfield, unless the license fee provided by this ordinance shall have been deposited with the clerk of the said town of Bicomfield, and the application therefor shall have been more in writing, stating the location of the proposed ma and tavera, and signed by the appli-cant, who shall certify under oath that he has two spare beds more than necessary for his family's use, and is well provided with house room, stabling and provender; said application shall be ac-companied by a lond to the town of Bloomfield, in the county of Esses, in the sum of one thousand in the county of Essex, in the sain of the translation dollars, signed by the applicant and two resident freeholders of the ward where the proposed inn or taveru is to be located, who shall justify as sore-ties in the sum of five hundred dollars each, containing the latter of the proposed in the sum of the bundred dollars each, containing the latter of the proposed in the sum of the proposed in the proposed in the sum of the proposed in the sum of the proposed in the proposed in the proposed in the sum of the proposed in the prop ditioned that if such application shall be granted the applicant shall comply with the laws of the State of New Jersey relating to inns and taverus and all the provisions of this ordinance.

The surelies referred to in this section shall be ligible as bondsmen for only one applicant for ligible as bondsmen for only one applicant for license during the same year.

Before any such ligense shall be granted one week's notice shall be published in the official tting forth the names of some of the town it is proposed to locate such mn or tavern, and op-portunity shall be given to all persons interested it is proposed to locate such inn or tavers, and op-portunity shall be given to all persons interested to make known any facts or objections within their individual knowledge, if any there be, why such license should not be granted, and after hearing such objections, if any there be, the cours if may in its discretion grant or refuse the license

may in its discretion grant of the applied for.

Section 5. That no person shall be licensed to sell ale, strong beer, layer beer, porter, wine or other malf liquors in quantities less than one quart, to be drunk on or about the premises where sold, within the limits of said town, unless a writtee application for the license shall be made and the the application for the license shall be made and the application for the license shall be made and signed by the applicant, stating the kind or kinds of malt fiquors be proposes to sell and the place where he proposes to locate his place of business, which shall be in the front portion of a building on a public street, after which shall follow an affiliate of the applicant that he will keep a quiet and orderly butter according to the requirements and orderly butter according to the requirements of the law and the provisions of this ordinance; such application shall be accompanied by a bond to the lown of Bloomfield, in the county of Essex, in the sam of one thousand dollars, signed by the applicant, and two resident freeholders of the ward whole said analysis of the ward whole said analysis of the county has been applicant. applicant and two resident freeholders of the ward where said applicant proposes to locate his place of business who shall justify as sureties in the sum of the hundred dollars each, conditions that if the application he peaded said, application will conform to all the requirements of law relating to raisons and all the provisions of this ordinance. The sureties referred to in this section shall be eligible as looksmen for only one applicant for ligence during the same year. cant for license during the same year

cant for license during the same year.

Upon the receipt of such application and bond with proof that the license fee required by this ordinance has been deposited with the clerk of said town and before action thereon, one week's notice of such application, stating the names of the anglicant. the applicant and hombsmen and the place where it is proposed to locate such place of nusiness. it is proposed to locate such place of business, shall be published in the official newspaper of the town, and after hearing any objections that may town, and after hearing any objections that may be made to the pantony of such horner. The council shall great or refuse to estime in its discretion.

Section: All applications for because to self, any of the lapsess afore not because to self, one gits I to averagine and the wanter, or partly written and I hard segment by the application specifying the body a pulse to horners to be sold and the including or player or wanter extends such liquid to the description of the lapse of the sold and the including or player or wanter extends such liquid to the because for partly of the transfer of the sold and the because for partly or the sold of the sold

council, not the pre-sent and of the apple tion, the all summerine time of with the same more ferred, may be used. ferred may be under each of the application or application for histories. Section 5. That every presum before he or she shall receive a license to be il surfamous, vinous, malitar invested liquiers within the liquits of the lower flictuated moder this ordinance, in quan

town of his smile id under these ordinance, in quantifice of from one quant to the grallons to be drunk on the premises where sold shall become bound to the loan of Bloomfield, in the county of Essex, in the sum of Bloomfield, in the county of Essex, in the sum of Bloomfield in the county of Essex, in the sum of two same clent sureless, being resident freeholders of the town, what in it justify in the sum of five hundred dollars even, conditioned for the observance of this ordinance.

Section to the fee required to be paid before granting a license to keep an inn or tavern, or to sell spiritoins, vinous, malt or brewed liquors in the town of Bloomfield, shall be the sum of three liquided dollars per year, and the license fee shall

hund of dollars per year, and the license for shall be deposited with the Town Clerk at the same time that application for such license is filed, and if the application is rejected said deposit shall be Section 7. All liveneses for the sale of spirituous Section 7. All hearises for the sale of spirituous, vincus, malt or brewed liquors in the said town of Bloomfield shall run for the term of one year from

bloomfield shall run for the term of one year from the first Monday kn July each year and no longer; provided, however, that applications for new licenses on April 3, 1900, and any application for renewal of license expiring between April 3 and July 1, 1900, shall run to July 1, 1900, only, and licensees whose licenses are in force at the time of the enactment of this ordinance, and expiring after the first day of July, 1900, may apply for licenses to run to the first Monday in July next thereafter, the fee in such cases as above mentioned to be fixed at the rate before prescribed per year, and to be proportioned to the period during which said licenses, respectively, are to run.

Section 8. No license granted by the Town Council of the Town of Bloomfield for any of the put poses referred to in Sections 2, 3 and 4 of this ordinance shall be valid for any other person or at any other places than those named in the license.

putposes referred to in Sections 2, 3 and 4 of this ordinance shall be valid for any other person or at any other place than those named in the license initial not be given except upon an application in straint, signed by the applicant. If the transfer sought be from one place to another, or by the trailsferee, if from one person to anter, accomplaided by a bond of the same character and conditions as required in making an original application for such license.

Section 9. No holder of any such license as is mentioned and referred to in Sections 2, 3 and 4 of this ordinance shall sell, or offer for sale, barter or given, by softer to be said or affected for sale, barter or given, within any tavern, beer about

persons. Theres, gamblers, prestitutes or other disorderly persons, or suffer gambling or unlawful games of chance or other unlawful acts to be done carried on in his tavern, beer shop, liquor

or cartied on in the tayen, but associated on the premises.
Section 10. No salson keeper, tayern keeper, or other dealer in alcoholic or mult inquors shall permittently boy or girl under the age of eighteen years to locate in or frequent the rooms or places years to locate in or frequent the rooms or places are located as a permittent of a before to keep an analyze of the part of the par

depth was of spirituous, vineta, the property of the process of spirituous, vineta, the horness destruction of the room of the ficense --

within the limits of the town of Bicomfield ed between the hours of tweive at mght an six o clock in the morning, and during all of St and every election day until the polis day, and every election day until the polis are closed, and during the times herein specified the room where the business is carried on shall be exposed to public view through front windows and glazed doors of transparent glass, without hindrance by any servens, shades, curtains or other obstructions. During the times specified for the closing of said places no person, except the proprietor, shall be permitted, unless for the purpose of cleaning said places and replenishing refrager, ators, as may be necessary, between the hours of 30 and 80 clock A.M. to enter the same; pro-6.30 and 8 o'clock A. M. to enter the same; pro vided, however, no person, except the proprietor or his regular employes shall be permitted, unless in case of fire, to enter said places for any purpose during the times specified for the closing of the

Section 13. Every person who shall sell or permit to be sold upon his, her or their premises any spirituous, vinous, malt or brewed liquors, within the limits of the town of Bloomfield, in the county of Essex, without having first obtained a license therefor, pursuant to the provisions of this ordinance, and every person to whom any such license shall have been granted, pursuant to Section 3 of this ordinance, who shall sell any other kind of liquors than are therein enumerated, and every person to whom any such license shall have been granted pursuant to Section 4 of this ordinance, who shall sell any of the liquors aforesaid in any quantity less than one quart, or suffer or allow the same to be drunk on the premises where sold, and every person who shall violate any of the provisions of this ordinance shall pay a fine of twenty dollars for every such offence, and in case of non-payment thereof be imprisoned in the county jail for a period of thirty days; and for a second conviction within six months of a violation of any of the provisions of this ordinance he or she shall pay a fine of one hundred dollars, or shall be imprisoned in the county jail for a term of three months, and in addition to the penalties named in this section, to be incurred by any holder of such license, his or her license shall be revoked.

Section 14. All holders of licenses in force at the passing of this ordinance whose licenses expire on

Section 14. All holders of licenses in force at the passing of this ordinance whose licenses expire on the third day of April, 1900, and all applicants for new licenses shall file their applications and bonds in form as hereinbefore prescribed, and deposit the license fees with the clerk on or before the 23d day of March, 1900, and the holders of any license which expires between the third day of April and the first day of July, 1900, shall file their applica-tions and bonds in form as hereinabove prescribed and deposit the license fees with the clerk at least thirty days before the expiration of their said

And in each and every year hereafter all such applications and bonds shall be filed and the dicense fees deposited with the clerk on or before the first Monday in June in each year, and licen sees whose licenses are now in force and expirafter the first day of July, 1900, who intend to apply for renewal licenses, shall file their applications and bonds with the Town clerk, and pay the fee as above prescribed, at least thirty days before the time at which they may apply to have such renewal license commence to run.

such renewal license commence Adopted March 12th, 1900. G. LEE STOUT.

ttest: WM. L. JOHNSON, Town Clerk.

ORDINANCE. AN QUENTANCE IN RELATION TO ACCEPT. ING STREETS.

Council of the Town of Ble County of Essex. do ordain as follows: That hereafter no street or avenue cepted of a less width than fifty feet, and to some other street at each end.

This ordinance shall not apply to streets now This ordinated highways.
used as public highways.

Passed and adopted March 12.
Passed and adopted March 12.
G. LEE STOUT.
Chairman Town Council. Attest: WM. L. JOHNSON, Town Clerk.

ORDINANCE.

AN ORLINANCE TO PREVENT AND SUP PRESS VICE AND IMMORALITY, TO PRE-BERVE PUBLIC PRACE AND GOOD ORDER, AND TO PREVENT, DISPERSE AND QUELI CROWDS, BIOTS AND DISORDERLY

Be it ordained by the Council of the fown Be it ordained by the Council of the swin of Bloomfield, in the County of Essex, as follows:
Section 1. No person shall lotter or assemble in or upon any street or public place, or in or about the front of any building, or utter any loud, indecent, abusive language, or address or make any offensive remark or comments to or make any offensive remark or comments to or upon any person or persons in any street or public place, or obstruct or interfere with any person or persons lawfully being in or upon any street, public place or building, under the pensity of ten dollars for each and every offense.

Section 2 No person shall make, aid, countenance, or assist in making any improper noise, riot, disturbance or breach of the peace in any street or public place or disquiet or disturb any congregation or assembly of any kind whatever, in any church or other building, by an rude, dis-rierly or indecent behavior of a kind, under the penalty of ten dollars for ea and every offense.

and every offense. Se tion 3. No person or persons shall on first day of the week, commonly called Sund assemble or meet in any street, vacant lot other place, and thereengage in any ball g or discreterly conduct or blow any horner up in any instrument upon any street, or a one make or assist in making any other noise up if any expet, without having firs-tained a license therefor from the Cou-under the penalty of five dollars for each every effence.

Section 4. No person or persons shall or permit his her, or their house, shop, so or other places connected therewith to be derly persons, drunkards, prostitutes rants or common mendicants, or suffer rante or common mendicants, or suiter
mit his, her, or the r house, shop, store
or other place as aforesald to become ri
disorderly at any time, either by (a)
mider the penalty of ten dollars for
every offence.
Adopted March 12, 1900.
G. LEE STOUT,
Chairman Town

WM. L. JOHNSON, Town Clerk.

ORDINANCE.

AN ORDINANCE PRESCRIBING RULE REGULATIONS FOR THE ELECTIC CHIEF OF THE FIRE DEPARTMEN.

Be it ordained by the Conneil of the To Be it ordained by the Council of the To' Bloomfield, in the County of Essex, as follow Section! The election of the Chief of the Department of the town of Bloomfield shall held on the first Monday in May of each year such place or places as the Fire Committee of Council shall direct. Conneil shall direct.

Section 2. Five days' notice of such elects
shall be given by the Town Clerk by adverts
ments posted in each of the company houses
the Fire Department.

Section 3. Such election shall be by ballot.

every person who has been an active fireman for one mouth previous, and is clear on his compar-tible to vote. Secretaries of companies must with the Town Clerk within five days thereafter

with the Town Clerk within five days thereafter a certified list of members in good standing. Section 4. The Fire Committee of the Council shall hold, and ex officio be the inspectors of, the election, and the result thereof shall be certified to the Council at their first meeting thereafter.

Adopted March 12, 1900.

Chairman Town Council,

Attest: WM. L. JOHNSON. Town Clerk.

ORDINANCE. AN ORDINANCE RELATING TO MONUMENT STONES,

The Council of the Town of Bloomfield, in the County of Essex, do ordain as follows:

That any person or persons desirous of uncovering monument stones shall first notify the Superintendent of Public Works, and such person or persons shall cover said stones again to the satisfaction of said Superintendent of Public Works or he liable to a peoplity of ten dollars for each and every failure so to do.

Passed and adopted March 12, 1900.

LEE STOUT,

urman Town Council

ORDINANCE BEGULATE AND CONTROL THE PIRE DEPARTMENT OF THE TOWN OF BLOOM-

Section 2. Persons members of the Fire Depe they shall signify their willing in writing, to conform to the thirty days of the Section 3. Any company now exceeds the allosted is mitted to maintain such resignation, dismissed, re-other just cause, the tim

as is provided by the act riding for the formation, established approved March 1935, under such rules and regulations as the Council shall by ordinance prescribe. Section 8. The First and Second Assistant ngineers shall be recommended by the Chief ingineer and appointed by the Toau Council. Section 2. The Foreman, Assistant Foreman, and Secretary shall be elected annually by each npany, but they shall not perform

instead by the Town Council.

Iraned by the Town Council. d an officer of the Fire Departme pany while charges are pending against or while under suspension. ction it. The Chief Engineer shall be the Pire Marshal and Fire Inspector of the town of Bloomfett, and shall perform such duties as shall devolve upon him as such by the laws of the State and the ordinances of the town of Bloomfetd, He shall keep an accurate record of the names of the officers and members of the department, and all suppointments, resignations, dismissals, removals, and deaths of nations, dismissals, removals, and deaths of remen as the same shall take place from time to time, and such other particulars as may

section 12. The chief shall have sole and en-He command at free or alarms of fires over all members of the department and appara us and appurishances belonging to the same, and over ad other persons anding and assisting the department at fires, and direct all mes sures he may deem proper for the extinguish ment of fires. He shall visit the truck and report to the Fire toamsities as the authorization of the Town Council such recommenda-

agent of the Town Coonell such recommenda-those of suggestions as he may deem proper and necessary. He shad report in the sold commistee any company, office s, or members who may be delinquent to the performance of the duffes assigned them. He mail have power to suspend or reprimand any officer or members of the department for insub-science. tion, disorderly conduct, or neglect of duty; said suspension to continue pending the action of the Fire Committee. He shall not absent himself from the town m re than twenty fourthe Chairman or associate member of the Fire Committee. The First or Second Assistant Engineer shall upon notification from the Chief of his intended absence act in his stead. He shall make an annual report on or oriere. March 1, in each and every year, to the Town Council of the condition of the departme 1, apparatus, and appurtenances; the number of fires during the year with location of same, the amount of losses incurred and insurance so far as possible, the number of men in the depart ment, their names, the company to which they belong, their individual fire average, showing number of alarms of fires attended, number of starms of fire absent, if any, with cause of such failure to answer said alarm or atarms and such suggestions and recommendations as he may deem proper or necessary to place before

them.
Section 13. It shall be the duty of the Chief
Engineer to report promptly to the Fire committee any acts of less in remarken or violation
of any of the rules and regulations governing the department, and any act or conduct pre-judicial to the discipline or efficiency the per-He shall approve all bills for the expected of the department except those rendered for the charges. He shall also keep a composite real of all fire lodge estretributed by both sold take a written re elp-grom each mender of the de-

written receip from each mender of the de-partment to whom the same may be given. Section 14. The thief Engineer, or asting Chief, shall be responsible for the property of the department. He shall see that the bose wagons, trucks, bose, and all ober property belonging to the department are kept on stantis in order for immediate and efficient stantly in order for immediate and efficient service, and shall report immediately any repairs that may be necessary to the property in his charge to the Fire Committee. He shall order the different fire companies out to work, wash, drill . c for it spection, at such times and place as he may designate, and whenever he may deem it necessary for the efficiency of the

In the absence or the disability of the Chief Engineer the First Assistant, and in the absence of both the Chief and First Assistant the second Assistant shait assume command and perform the duties of the Chief. Section 15. Hereafter no Truck Company organized shail consist of more than eighteen men, Hose Companies organized of not more

Section 16. The officers in command of con panies shall see that such apparatus as may be committed to their care by the Town Coun-cil and the several buildings in which the same cii and the several buildings in which the same is deposited and all articles in or beion ing to the same are kept neat and clean and resay for immediate use. They shall preserve order and discipline at all times in their respective companies, and enforce strict compilance with the rules and regulations of the department and the orders of the Chief Engineer. In all cases of alarm of fire they shall on answering the same immediately report to the Chief Engineer, and be by him assigned to duty. They shall keep or cause to be kept an accurate record of the membership of their respective companies, an account of all properties Two companies, an account of all properties entrusted to their care; they shall make or cause to be made to the Chief an annual report of their company on or before the issentieth day of February of each year, giving the names of the members of their respective companies. The number of fires attended during the year, an inventory of the property belonging to the town in their custody, and also on the same date a separate report of the amount of fire duty done by each individual member. This report must be signed by the Foreman and attended by the Secretary. On fatture to compily with the above the Foreman or acting foreman on written complaint of the Chief Engineer to the Fire Committee shall be liable to suspension or expulsion at the discretion of ause to be made to the Chief an annual report

responsion or expulsion at the discretion of Town Council. rgantization in rendering his annual repor

at free daty to the Chief Engineer as per on reshat; in computing the averages give only percentage of fire duty perfermed by member, and in such computation no extens or allowance is to be made for death others in the family or absence from town. at for such report the Foreman must give telled statement abowing the causes of absence, whether by sickness or death in

illy or absence from town.

18. Foremen of companies shall natterly reports to the Chief Engineer on Clerk in addition to their annual on the twentieth day of May, August, her, and February in each year. Said to show the names of members of their y, number of fires attended, number of sept, if any, and reason for said absence at fires.

it aby, and reason for said some address at fires.

It is bett blanks will be furnished member in writing wishin thirty a from their street of fire, what it is they falled to respend the forwarded to the Chiraman will be filed with the coreman forwarded to the Chiraman forwarded to the Chiraman forwarded to the Chiraman forwarded to the Chiraman forwarded to the duty of the firest the usual creation as

ness and spirity to be rive bepartment. Propo-lations governing the rive bepartment. Propo-blants will be furnished for this purpose b blants will be furnished by this purpose by the Fire Committee. All applications for membership must be approved by the Chief Engineer and Fire Committee inches election by the Pown Council. It application is rejected the applicant cannot apply for membership for a period of one year from date of each rejection. Section 21. Membership certificates showing date of election will be granted to all members of the department, signed by the Chairman of the Town Council, Town-Clerk, and Chief Engineer, with the corporate seal of the lown situation.

Section 22. Exemption certificates will be granted to those me abors of the Fire Department who have served the time prescribed by law and have performed the required percentage of fire duty as provided for la Section 21 for the same number of years, either successively or in the aggregate. Members will not be granted exemption certificates unless they have served the required time and have also performed the yearly fire duty required of them for a period equal in years to the number of years required by the laws of New Jersey, before exemption can be granted. Certificates will be ordered by the Town Countril with the town real attached, upon recombility with the town real attached, upon recombility with the town real attached, upon recombility with the town real attached. Certificates will be ordered by the Town Coun-bit with the town real attached, upon recom-mendation of the Chief Engineer and Fire Committee, and will be signed by the Chairman of the Town Council, Town Clerk, and Chief Engineer. The time served and average of membership must be certified to by the Town Clerk, Foreman of the company and Chief

Section 23. It shall be the duty of the Town Clerk to keep a complete roll of the active and exempt members of the Fire Department, lesignating the date of their admiss emption of resignation, and the respective companies to which they belonged; also to place on flie in his office the original applications for membership and to act as Clerk of the Fire Section 24. Within ten days from the passage

of this erdinance it shall be the duty of the secretary of each company to furnish the Town therk a complete list of the membership of the company to gether with the date of admission.

age, occupation, and residence. Section 29. Any member of the department moving from the bown or for any other cause not a resident therein shall upon failure to resign his membership within thirty days be dropped from the roll of the company and depariment.

Section 26. All members of the Fire Department shall answer and attend at lunal actually.

Are per cent, of all annual of fire within the town (companies ordered by he Chief Enginer to respond to atarms of fire from certain are botes will be only required to perform seventy-five per ceut, of avarms contained in

Any member not baying performed the remired percentage of fire outly shall be reported by the foreman of his respective company or organization to the Unief Engineer in his annual report as provided for in section 17. The chie engineer shall carefully investigate same, and if he finds that said member stied to perform the required amount of duty he sha i at once popert the same to the fire committee in writing. In receipt of said report it shall be the duly of the fire committee to present the name of such member in default to the town consent for action on the same as provided for herenferring Section 44 excluses log abstract from the duty that will be countried are elsewant death in the family. An american death in a sub-himself of the Lambert of and the countries are the sub-himself of the Lambert of sto it absence to bried percept to cases. I a selected inspection to para to when the second one in the second of that it his repeties company a since shall immediate who providing the same su-derestives a the date of an in receipt and keep a correct result of the same. The said step datement shall accompany the quarterly an

average report of the foreman and which engine pertion 27. Resignations of members shall be fired with the lown clerk and by him I r. warded to the chief engineer, whose duty it shall be to ascertabilit any charges have been made against such member. If per charges of other reason exist said resignation shalf upthe recommendation of the dre committee

approved by the town council. Section 25. All members of the Vire Depart. ment shall answer and allend all alarms of fire within the town, except where members of companies are ordered by the chief engineer to companies are ordered by the criser engineer to answer only on second niarm. Members shall when practicable proceed to answer an alarm with their apparatus, but upon such fature shall proceed without delay to the place of alarm and report to the perception or mand of their configuracy. So member will be increased ed e have accepted an alapse who has made at effort to reach the fire of a arm of ere, but pur creds to his fire h most to answer roll call our results to his first house to answer roll exit over When companies so over only one and admitted no meeting a least words in the more reported in the latter words not report to the house to dely Barrier words not report to the house to dely Barrier words nearly searly reports a must show the administration of any yearly reports must show the administration and average of each near one of the administration of the a

perform duties as the town coincil and their may direct, and shall be designated project tively as first assistant and second astronic, and shall be surjected to the same rules and reguiations as apply to the chief engineer. Section 30. No member of the department shall lost the department badge under the penalty of dismissal, and any member looking his nadge shall purchase the at his own ex-

ction 31. Each and every member of the Fig. Department must wear the badge adopted by the town connect, and said badge shipted designate the number of member wearing it. The badges to be the property of the town and to be distributed to the individual members by the obtef engineer. On resignation, removal, expuision, or death of any member of the de-Section 32. Any officer or member having business with the bown council pertaining to the department shall transact the same through the chief, who shall communicate the same to the fire committee as the authorized gent of the town council.

agent of the town council.

Section 33. No person shall during a free drive a wagon, cart, or other vehicle over any hisser rother fire apparatus under penalty of ten deliars for each offence.

Section 34. No person shall wilfully hinder or morest or attempt to do any violence to any officer or member of the Fire Department or his officer or member of the Fire Department or other town offi er in the performance of his duty at a fire, or in going to or, returning from a fire or alarm of sire, in charge of any fire engine or other apparatus, under penalty of ten dollars for each offence.

Section 35. No person or persons shall raise, create, or continue a faise alarm of fire under penalty of twenty dollars for each offence.

Section 35. Duon codes to or returning from

section 36. Upon going to or retarning from athem of fire, in no case shall persons of then members of the Fire Department an alarm of fire, in no case shall persons other than members of the Fire Department or drivers of apparatus and policemen be allowed to ride on any apparatus of the department. Section 3f. Any officer or member making a false report of a member of the department, either concerning personal character of roudnet, to the discredit or detriment of any member, or any officer haking a false record in the journal, shall be liable to dismissal. Section 3f. It shark be the duty of the secretary of each company, or organization constituting the Fire Department to regelve and seep a record of any charge that shall be preferred by any person against any member of the company or organization of which he is secretary and te transmit a copy thereof to the fire committee. The fire committee shall thereupon meet, having first given five days' written notice to the persons as persons scaling whom the charge is made, stating in said notice the substance of the charge and insitting him or them to be present at the place designated, and shall thoroughly investigate the same. They shall recommend to the town council what action should be taken in the premises. The town council shall thereupon act upon the report of the fire committee as the members thereof shall deem advisable.

be absent from the town with obtained the written consent of mittee, and in all cases when

of the provisions of this to the penalties provided for in a hereinafter stated, upon due trial tion thereof at the discretton of the t Section 43. All members of the shall address the officers

tities while on duty. Section 44. All members the shall upon trial, as hereinbefore be found guilty of any of the following ces, shall, in the discretion of the town de be subject to censure, repristand, suspe uch penalties, according to the gravity

1. Driving, hauling or handling any apparatus carcicasiy, wanton y, wiiful naticiously in such a manner as le collic and injure the vehicles or any property ditzens of the township.

Wanton or mailtions injury to any nembers or property belonging to the Regiect of duty. Intoxication while on duty.

Dis-rderly conduct while on duty.
Making intenti-nully a faise official re 9. Nogicot to wear the proper badge while iu. Neglect or refusal to obey the aut orders of a superior in rank
11. Failure to report for inspection

once in any year, after being notified to to do, by the proper officers

12 Any act or conduct which in the opi of the town council is detrimental to the is. Patiure to perform the required amou actual fire duty as hereinbefore provided.

Section 45. It shall be the duty of the ommittee at least once in each year, acou

committee at least once in each year, accom-nied by the chief engineer, to make a form inspection of the apparatus and fire houses the department. The chief shall have power cause such drills of the department as is shadeen advisable, and it shall be his duty to a point at least one day in each year for a gen-ral inspection and caracter of the department. ral irrepection and parade of the departs and the penalty by my ect to attend such apection and parade shall be as provided for section 44; provided, hosever, that no mean of the department shall be subject to the a penalty in all cases where he would have to in the family. On return from such parade inspection the roll of each company or org nation srust be called; a that of all mediters the department not accepting roll call at be forwarded by the clerk of each comp to the chief engineer, legether with the cuses of these members absent for sforesaid, within ten days.
Section 46 No regular member of the Po

Department aball be eligible to memberahily the Fire Department.

Beathou 41. Any member of the Fire Department who shall violate any of the terraph actions of this ore is able to which penalt Breman

Passed and adopted March 12, 190

WM. L. RORSHIN

ORDINANCE

THE D. PURSUANT TO THE PROPERTY OF AN ACT ENTITLED MEPLEME TO AN ACT ENTITLES AN ACT PROVE ING FOR THE PURSIATION. ESTABLIS MENT, AND GOVERNMENT OF TOWNS, APPROVED MURCH TYR. 1805. WHICH SE PLEMENTAL ACT WAS APPROVED MAIN 25b, 150

Section le Be it cretained by the Council .

the Town of Bisomfield, in the Council .

the Town of Bisomfield, in the Council .

that there is hereby created a Beard of Assessition of three members, two of whom at the councilman at large, no more than one whom shall be from the same ward, and except, herein provided, shall hold office for the period two years and until their successors are appoints and shall have qualified and the other membershall be elected by the legal voters of this tow and shall be elected by the legal voters of this tow and shall be date of this office for the term of three years from the date of the town by the legal voters there and after the adoption of this co-time are, shall despited and lead to be the member of said Boat of Assessed to be one present to be one present to be one of Assessed to be one of Assessed to be one of Assessed.

described and held to be the member of said Boar of Assessed for the risk the member of said Boar of Assessed for the first appointments to be one of one year and the first appointments to be one of one year and the first appointments to be one of one year and the first of the years, and then offer one promotes of such beauty years, and then offer one number of such beauty years, and then offer one of the first of the sets of the first sent of the sets of the sets of the such as the first of the sets of t or now being imposed.
Adopted March 12 1900 G. LEE STOUT.

WM. L. JOHNSON. Town Clerk.

ORDINANCE.

AN ORDINANCE TO PREVENT INJURY ANIMALS TO THEES ON THE STREET

AND HIGHWATS.

AND HIGHWAIS,

Be it ordained by the Council of the Town
Bloomfield, in the County of Essex, as follows:
Section I. No person shall hitch or the a
horse, mule, cow, or other animal belonging
him or her, or in his or her possession, to
tree growing on any streets or highways at
the town or on any of the sidewalks thereon,
shall any person hitch or the any such an
within such proximity to any such tree as to
reach of the same.

Section 2. No person shall permit any
mule, cow, or other animal belonging to
her, or in his or her possession, to destroy or
the trunk, bark, limbs, or leaves of an
growing on any of the sidewalks thereof ey
Section 3. Any person violating any of the
visions of this ordinance shall pay a fine.

Journal of such fine shall not be a har to an
for damages for the injury caused, but shall
addition therefore. for damages for the injury caused, but shall addition thereto,

Abopted March 12, 1900. G. LEE STOUT, Chairman Town Con

wm. L. JOHNSON. Town Clerk.



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